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UNITED STATES BANKRUPTCY COURT  
DISTRICT OF MARYLAND

IN RE: Chapter 11  
FPI LIQUIDATION CORP., Case No. 11-10338 (RAG)  
Debtor. 101 West Lombard Street  
Baltimore, MD 21201  
Monday, March 19, 2012  
11:30 p.m.

TRANSCRIPT OF EXCERPT OF HEARING  
(ARGUMENT OF DAVID KISSI)  
BEFORE THE HONORABLE ROBERT A. GORDON  
UNITED STATES BANKRUPTCY COURT JUDGE

APPEARANCES:

For the Liquidating  
Trustee Edward Gavin: Cole, Schotz, Meisel, Forman &  
Leonard, P.A.  
By: IRVING EDWARD WALKER, ESQ.  
300 East Lombard Street  
Baltimore, MD 21202-3171

Whiteford, Taylor & Preston  
BY: STEPHEN B. GERALD, ESQ.  
7 St. Paul Street, Suite 1400  
Baltimore, MD 21202

For the Liquidating  
Trustee: MICHAEL R. SEIDL, ESQ.  
919 North Market Street, 17th Floor  
P.O. Box 8705  
Wilmington, DE 19899-8705

(Continued)

ECRO: Anna Marie Komisarek

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APPEARANCES:

For Cecilia Sutherland: Law Office of Neil R. Lebowitz, LLC  
By: NEIL R. LEBOWITZ, ESQ.  
10440 Little Patuxent Parkway  
Suite 570  
Columbia, MD 21044

For David Kissi: David Kissi  
325 Pennsylvania Avenue, SE  
Washington, D.C. 20003

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For Cecilia Sutherland: Law Office of Neil R. Lebowitz, LLC  
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10440 Little Patuxent Parkway  
Suite 570  
Columbia, MD 21044

For David Kissi: David Kissi  
325 Pennsylvania Avenue, SE  
Washington, D.C. 20003

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1 BALTIMORE, MARYLAND, MONDAY, MARCH 19, 2012, 11:34 A.M.

2 THE COURT: All right. Mr. Kissi, now you filed the  
3 thing back in 2006 and it was dismissed and your petition to  
4 reopen was denied and now you filed the proof of claim and it  
5 all seems to be based on this that's already been resolved in  
6 the Circuit Court, more than three years later I'll add.

7 MR. KISSI: Well, when I filed that claim, I had a  
8 lawyer and the lawyer -- the lawyer bungled the case (sic). So  
9 I didn't know what was happening, and also there's a critical  
10 error associated with this because the clerk of the Baltimore  
11 civil court was sending the notices to an address that didn't  
12 belong to my former lawyer, Francis.

13 And then I was away for a while which is part of my  
14 objection to have Mark Neal removed from this case. He had  
15 engineered with some people to -- I mean, to -- where I was  
16 thrown into jail and so for three years --

17 THE COURT: Mr. Neal is not the trustee of this case.

18 MR. KISSI: Oh, okay. So for three years I wasn't  
19 here but when I -- since I got released, I have filed a motion  
20 for reconsideration pursuant to Maryland Rule 2-535(b) (sic),  
21 and I have here the most recent -- the most recent motion for  
22 reconsideration I filed was on February 21st of this year, and  
23 the Court hasn't ruled on that yet. The Court hasn't ruled on  
24 this motion.

25 THE COURT: You mean the Circuit Court, right?

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23 the Court hasn't ruled on that yet. The Court hasn't ruled on  
24 this motion.

25 THE COURT: You mean the Circuit Court, right?

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1 MR. KISSI: Yeah.

2 THE COURT: The State Court.

3 MR. KISSI: Yeah. The State Court hasn't ruled on it  
4 so the case is still pending. So it's not dismissed -- it's  
5 not dismissed as alleged by the other party.

6 I have a copy of that motion here. If I can turn  
7 this in as evidence -- I mean as an exhibit.

8 THE COURT: Show it to counsel. Any objection? All  
9 right.

10 MR. WALKER: No, Your Honor.

11 THE COURT: It will be admitted. Hand it to Mr.  
12 Livingston. That's Claimant Exhibit 1.

13 (Claimant Exhibit 1 admitted into evidence.)

14 THE COURT: Go ahead, Mr. Kissi. Go ahead.

15 MR. KISSI: Yeah. So, technically speaking, this  
16 claim is still pending. My claim against Frank Parsons is  
17 still pending in the Baltimore -- in the Baltimore --

18 THE COURT: Circuit Court.

19 MR. KISSI: -- City Circuit Court. So if Frank  
20 Parsons had the reorganization, I'll be glad to talk to them to  
21 resolve this matter mutually because I mean, I have a valid  
22 claim. This is not a frivolous claim. I have a valid claim,  
23 and my wife is my witness. For twenty years, we did business  
24 with Frank Parsons. For twenty years. And there was a pattern  
25 of fraud on their part whereby because we are small, we are

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1 minority, we are black, they treated us as second-class  
2 citizens, and in one instance, among many we had in contact  
3 with them over a twenty-year period was a contract with D.C.  
4 government for \$1.5 million worth of paper, and we worked out  
5 with them a series of deliveries that could be done and Mike  
6 Eging (phonetic), the president of Frank Parsons he said I will  
7 tell you the whole deal and since he knows that that's a  
8 minority business we don't have enough capital, we don't have  
9 the logistics, the trucks and all that.

10 We defaulted on the D.C. contract. Then he went  
11 behind our back and got a contract. So that's why I sued Frank  
12 Parsons and I think -- on the jury trial I think I will prevail  
13 on this case. So we should let Baltimore resolve this case in  
14 the State Court, hold up these people on their reorganization  
15 plan or we would like to talk to them mutually because we are  
16 very reasonable people.

17 THE COURT: Okay. And that's all in the complaint,  
18 right?

19 MR. KISSI: Yes, Your Honor.

20 THE COURT: What you just told me, that's set out in  
21 the complaint.

22 MR. KISSI: Yeah. It's in the complaint and I gave a  
23 copy to Mr. --

24 THE COURT: Okay. All right. Is there anything else  
25 you want to tell me?

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MR. KISSI: No, that's it. Thank you.

(Excerpt concluded at 11:34 a.m.)

\* \* \* \* \*

C E R T I F I C A T I O N

I certify that the foregoing is a correct transcript  
from the electronic sound recording of the proceedings in the  
above-entitled matter.

Kathleen M. Price

DATE: May 4, 2012

Kathleen Price, AAERT Cert. No. 325  
Certified Court Transcriptionist  
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